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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/771,265	01/26/2001	Greg Arnold	PALM-3565.US.P	7984	
7590 11/18/2003 WAGNER, MURABITO & HAO LLP			EXAMINER		
			WALLACE, SCOTT A		
Two North Market Street, Third Floor San Jose, CA 95113			ART UNIT	PAPER NUMBER	
,			2671	7	
			DATE MAILED: 11/18/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

		App	olication No.	Applicant(s)				
Office Action Summary			771,265	ARNOLD ET AL.				
			miner	Art Unit				
		Sco	tt Wallace	2671				
Period fo	The MAILING DATE of this commun	ication appears	on the cover sheet w	ith the correspondence add	Iress			
	ORTENED STATUTORY PERIOD F	OD DEDIVIC	SET TO EXPIRE 2	MONTH(S) FROM				
THE I - Exter after - If the - If NO - Failu - Any r earne	MAILING DATE OF THIS COMMUN sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comperiod for reply specified above, the maximum street to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). Inunication. 0) days, a reply within atutory period will apply will, by statute, cause	n no event, however, may a the statutory minimum of thir y and will expire SIX (6) MON the application to become Al	reply be timely filed  ty (30) days will be considered timely ITHS from the mailing date of this co. BANDONED (35 U.S.C. § 133).				
Status								
1) 🗌	Responsive to communication(s) file			•				
<i>'</i> _		?b)☐ This action						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims							
•	)⊠ Claim(s) <u>1-20</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
·	5) Claim(s) is/are allowed.							
·	S) Claim(s) 1-20 is/are rejected.							
·	Claim(s) is/are objected to. Claim(s) are subject to restrict	tion and/or elec	tion requirement					
	on Papers	Allori alla/or cicc	alon requirement.					
	The specification is objected to by the	e Evaminer		·				
-			or b)□ objected to	by the Examiner.				
,	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including				R 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. §§ 119 and 120								
12)	Acknowledgment is made of a claim  All b) Some * c) None of:  1. Certified copies of the priority		-	§ 119(a)-(d) or (f).				
	<ul> <li>2. Certified copies of the priority</li> <li>3. Copies of the certified copies application from the Internation</li> </ul>	documents hav of the priority do	e been received in A ocuments have been		Stage			
13) <u></u>	See the attached detailed Office action in the control of a claim to the control of a claim to the control of a claim to the control of the c	or domestic prio d in the first sen	rity under 35 U.S.C. tence of the specific	§ 119(e) (to a provisional ation or in an Application I				
a) The translation of the foreign language provisional application has been received.								
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.								
Attachmen	t(s)							
1) Notic 2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F		5) D Notice of I	Summary (PTO-413) Paper No(s nformal Patent Application (PTO				
3) ∐ Inforr	nation Disclosure Statement(s) (PTO-1449) F	aper No(s)	6) L Other:	•				

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## Response to Arguments

1. Applicant's arguments filed 08/14/03 have been fully considered but they are not persuasive. Applicant argues "the profile of the content transmitted to the palmtop computer is not selected by the palmtop computer but is fact selected by the process receiving the identifier from the palmtop computer". The identifier is used to determine the profile of the receiving computer (palmtop) so the sending computer will know how to adapt the content for delivery, therefore the identifier is specific for the receiving computer (palmtop). The profile is based on the identifier, which is based on the receiving computer. Kalra et al discloses a client computer which accesses a server for information. The server identifies the client computer and adapts the content based on the profile of the client.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kalra et al., U.S. Patent No. 6,490,627.
- 3. As per claims 1 and 20, Kalra et al discloses a method of adapting content for transmission to a computer (abstract), comprising: receiving an identifier from the computer (column 2 lines 1-50); determining a profile for downloading information to the computer (column 2 lines 1-50); and adapting content to be transmitted to the computer based upon the profile (column 2 lines 1-50). However, Kalra et al does not specifically teach the computer is a palmtop. This would have been obvious to one of ordinary skill in the art at the time the invention was made because palmtops were well known to access the internet and because of their limited abilities had to have the information adapted.

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4. As per claim 2, Kalra et al discloses wherein the determining further comprises determining a transmission speed for transmission to the computer (column 2 lines 1-50).

- 5. As per claim 3, Kalra et al discloses wherein the determining comprises determining a processing power for a processor residing within the computer by reference to the identifier (column 1 lines 47-63 and column 2 lines 1-50).
- 6. As per claim 4, Kalra et al discloses determining a display parameter for a display of the computer by reference to the identifier (column 2 lines 1-50).
- 7. As per claim 5, Kalra et al discloses wherein the display parameter comprises the display's color handling ability (column 16 lines 4-10).
- 8. As per claim 6, Kalra et al discloses wherein the display parameter comprises the display's resolution (column 2 lines 1-50).
- 9. As per claim 7, Kalra et al discloses determining an amount of memory available to the computer (column 2 lines 1-50).
- 10. As per claim 8, Kalra et al discloses determining a data transmission format (column 4 lines 1-13).
- 11. As per claim 9, Kalra et al discloses wherein the adapting comprises transmitting only a first frame of animated GIF (column 4 lines 1-13).

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- 12. As per claim 10, Kalra et al discloses wherein the adapting comprises converting color images to a low resolution grey scale image (column 2 lines 1-50 and column 16 lines 1-10).
- 13. As per claim 11, Kalra et al discloses wherein the adapting comprises converting a digital audio signal with a first sampling rate to a digital audio signal with a second sampling rate, and wherein the second sampling rate is lower than the first sampling rate (column 4 lines 47-60).
- 14. As per claim 12, Kalra et al discloses wherein the identifier comprises a serial number (column 2 lines 1-50).
- 15. As per claim 13, Kalra et al discloses wherein the identifier comprises a request header transmitted from the computer (column 18 lines 5-15).
- 16. As per claim 14, Kalra discloses being carried out in a proxy server serving the computer (column 2 lines 1-50).
- 17. As per claim 15, Kalra et al discloses a method of adapting content for transmission to a computer (column 2 lines 1-50), comprising: receiving an identifier from the computer (column 18 lines 5-15), the identifier comprising a serial number and a request header transmitted from the computer (column 18 lines 5-15); determining a processing power for a processor residing within the computer by reference to the identifier (column1 lines 30-65 and column 2 lines 1-50); determining a display resolution parameter and a display color handling ability for a display of the computer by reference to the identifier (column 2 lines 1-50 and column 16 lines 5-10); determining a display parameter for a display of the computer by reference to the identifier (column 2 lines 1-50); determining an amount of memory available to the computer by reference to the identifier (column 2 lines 1-50); determining a data transmission format (column 4 lines 1-14); determining a transmission speed for transmission to the computer (column 2 lines 1-50); selecting a profile for downloading information to the computer (column 2 lines 1-50); and

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adapting content to be transmitted to the computer based upon the profile (column 2 lines 1-50).

However, Kalra et al does not specifically teach the computer is a palmtop. This would have been obvious

to one of ordinary skill in the art at the time the invention was made because palmtops were well known to

access the internet and because of their limited abilities had to have the information adapted.

18. As per claim 16, Kalra et al discloses wherein the adapting comprises transmitting only a first

frame of animated GIF (column 4 lines 1-13).

19. As per claim 17, Kalra et al discloses wherein the adapting comprises converting color images to

a low resolution grey scale image (column 2 lines 1-50 and column 16 lines 1-10).

20. As per claim 18, Kalra et al discloses wherein the adapting comprises converting a digital audio

signal with a first sampling rate to a digital audio signal with a second sampling rate, and wherein the

second sampling rate is lower than the first sampling rate (column 4 lines 47-60).

21. As per claim 19, Kalra discloses being carried out in a proxy server serving the computer (column

2 lines 1-50).

Any inquiry concerning this communication or earlier communications from the examiner should

be directed to Scott Wallace whose telephone number is 703-605-5163.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Mark Zimmerman, can be reached at 703-305-9798.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

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or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

MARK ZIMMERMAN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600